UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK	
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LENOX DAVIS, a.k.a. LENNOX DAVID, a.k.a. RENWICK WILLIAMS,	Clon
Plaintiff,	ORDER AND CIVIL JUDGMI 03-CV-5650 (FB)
-V-	
THE CITY OF NEW YORK; 79 PRECINCT N.Y.P.D.; SERGEANT JOHN DOE; OFFICER MARIBEL ROMAN #05530,	
Defendants.	
X	
LENOX DAVIS, a.k.a. LENNOX DAVID, a.k.a. RENWICK WILLIAMS, Plaintiff,	03-CV-5882 (FB)
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-V-	
THE CITY OF NEW YORK; 79 PRECINCT N.Y.P.D.; SERGEANT JOHN DOE; OFFICER MARIBEL ROMAN #05530,	
Defendants.	
BLOCK, United States District Judge,	
Plaintiff, appearing pro se, brought these two false	arrest claims pursuant to 42 U.S.C. §
1983. The actions were consolidated for the purpose of the Co	ourt's January 24, 2004, Memorandum
and Order which directed plaintiff to submit an amended con	nplaint within 30 days, by February 26,

Court's order. Accordingly, it is

 $2004. \ Plaintiff \ was \ advised \ that \ if \ he \ failed \ to \ submit \ an \ amended \ complaint \ within \ the \ allowed \ time,$

the Court would enter a judgment dismissing the complaints. Plaintiff has failed to respond to the

ORDERED, ADJUDGED AND DECREED: that the complaints are hereby dismissed pursuant to 28 U.S.C. § 1915A. The Court certifies pursuant to 28 U.S.C. § 1915 (a) (3) that any appeal from this order and judgment would not be taken in good faith. See Coppedge v. United States, 369 U.S. 438, 444-45 (1962).

SO ORDERED.

FREDERIC BLOCK
United States District Judge

Dated: Brooklyn, New York

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